WEO WOLFAKS OFFICE

2:19-CV-0226

ON C. A. 30 2019

CAVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

William Christopher Gibbs

William Christopher G

-VS-

Assistant United States Attorney
Ryan K. Buchanan
(Enter above the full name of the defendant(s).)
(Enter above the full name of the defendant(s).)

I. Previous Lawsuits

A. Have you filed other lawsuits in federal court while incarcerated in any institution?

Yes ( No ( )

B. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:	1.	Parties to this previous lawsuit:	
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Defendant(s): Fannan Cty. Sheriffs Dept. et. al.

2. Court (name the district):

United States District, Northern District of Boorgia, Gainesville

Division

3. Docket Number: 2:19-CV-00024-RWS-JCF

I.

CIXIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

(Enter above the full name and prisoner identification number of the plaintiff, GDC number if a state prisoner.)

-VS-United States Attorney (Enter above the full name of the defendant(s).) **Previous Lawsuits** A. Have you filed other lawsuits in federal court while incarcerated in any institution? Yes () No ( ) If your answer to A is yes, describe each lawsuit in the space below. (If there is B. more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.) 1. Parties to this previous lawsuit: Plaintiff(s): Defendant(s): 2. Court (name the district): 3. Docket Number:

RECEIVED NOTERIES OFFICE SEP 30 2019
SEP 30 2019
JAMES N. HAVIEW

CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA

(Enter above the full name and prisoner identification number of the plaintiff, GDC number if a state prisoner.) -vs-Attorney Ganaral (Enter above the full name of the defendant(s).) I. **Previous Lawsuits** A. Have you filed other lawsuits in federal court while incarcerated in any institution? Yes ( ) No ( ) В. If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.) 1. Parties to this previous lawsuit: Plaintiff(s): Defendant(s): 2. Court (name the district): 3. Docket Number:

	4.	Name of judge to whom case was assigned: Undge Story
	5.	Did the previous case involve the same facts?
		Yes ( ) No ( V
	6.	Disposition (Was the case dismissed? Was it appealed? Is it still pending?):  dismissed without Prejudice
	7.	Approximate date of filing lawsuit: Wor, 20, 2018
	8.	Approximate date of disposition: Way 7,2019
reme the e	t until a edies is a entire in	Il available administrative remedies are exhausted. Exhaustion of administrative a precondition to suit, and the prisoner plaintiff must establish that he has exhausted stitutional grievance procedure in order to state a claim for relief.
reme the e	t until a edies is a entire in	Il available administrative remedies are exhausted. Exhaustion of administrative a precondition to suit, and the prisoner plaintiff must establish that he has exhausted stitutional grievance procedure in order to state a claim for relief.
cour reme	t until a edies is a entire in: Place	Il available administrative remedies are exhausted. Exhaustion of administrative a precondition to suit, and the prisoner plaintiff must establish that he has exhausted
reme the e	t until a edies is a entire in: Place	e of Present Confinement:  Fannin County Goorgin Jail
reme the e	et until a edies is a entire ins Place Is the	Il available administrative remedies are exhausted. Exhaustion of administrative a precondition to suit, and the prisoner plaintiff must establish that he has exhausted stitutional grievance procedure in order to state a claim for relief.  Townin County Goorgin Joil ere a prisoner grievance procedure in this institution?  Yes ( ) No ( )  you present the facts relating to your complaint under the institution's grievance
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courrement the e	et until a edies is a entire in:  Place  Is the  Did proce	Il available administrative remedies are exhausted. Exhaustion of administrative a precondition to suit, and the prisoner plaintiff must establish that he has exhausted stitutional grievance procedure in order to state a claim for relief.  Tornin County Gorgin Jail  ere a prisoner grievance procedure in this institution?  Yes ( ) No ( )  you present the facts relating to your complaint under the institution's grievance edure?  Yes ( ) No ( )

A.	Name of Plaintiff: William Christopher Gibbs
	Address(es): 645 West D1st St. Plue Ridge Georgia
posit	tem B below, place the full name of the defendant in the first blank, his/her official tion in the second blank, and his/her place of employment in the third blank. Do the e for each additional defendant, if any.)
B.	Defendant(s): Ryan K. Buchanan
	Employed as Assistant United States Atterney
	at Georgia United States District Court: 2211 United States Courthouse 75 Ted Turner Dr. S.W. Atlanta, GA 30
State invo legal claim	ement of Claim  there as briefly as possible the facts of your case. Describe how each defendant lived. Include also the names of other persons involved, dates, and places. Do not give a larguments or cite any cases or statutes. If you intend to allege a number of relans, number and set forth each claim in a separate paragraph. (Use as much space as y. Attach extra sheets if necessary.)

A.	Name of Plaintiff:
	Address(es):
posit	em B below, place the full name of the defendant in the first blank, his/her official ion in the second blank, and his/her place of employment in the third blank. Do the for each additional defendant, if any.)
B.	Defendant(s): Bying J. Pak
	Employed as United States Attarney
	at United States District Court 2211 United States Courthon 75 Ted Turner Dr. S.W. Atlanta, Georgia 30303
	ement of Claim here as briefly as possible the facts of your case. Describe how each defendant
State invo lega clain	ved. Include also the names of other persons involved, dates, and places. Do not give an arguments or cite any cases or statutes. If you intend to allege a number of related
State invo lega clain	ived. Include also the names of other persons involved, dates, and places. <b>Do not give ar</b> arguments or cite any cases or statutes. If you intend to allege a number of relaters, number and set forth each claim in a separate paragraph. (Use as much space as you

A.	Name of Plaintiff:
	Address(es):
positi	em B below, place the full name of the defendant in the first blank, his/her official ion in the second blank, and his/her place of employment in the third blank. Do the for each additional defendant, if any.)
B.	Defendant(s): Christopher M. Carr
	Employed as Attorney General
	at 40 Capital Square Saw. Atlanta Georgia 30334
State invol	ement of Claim here as briefly as possible the facts of your case. Describe how each defendated. Include also the names of other persons involved, dates, and places. Do not give arguments or cite any cases or statutes. If you intend to allege a number of reas, number and set forth each claim in a separate paragraph. (Use as much space as
claim need.	Attach extra sheets if necessary.)
claim need. F Wit	Attach extra sheets if necessary.) Plaintiff respects and understands the pressing issue and question this case. And when their to be monster tilling the people ld want it to be pressed upon the Courts as well. CSA v. Same Crimp 2:11-CR-44-RWS-3,4

IV. Statement of Claim (Cont'd)
I couldn't reclise somedays how it st a year ago my whole like was partief I had a
businestical Girl, good Note and everything a non needs or wanter I said some days to be
I can't believe this is my life.
Although I respect the United Stated Court with the approximationspect in its necessity.  I had not complified a crime. For Case Docket 2:17-CR-005-WCO-UCF I pray this
I had not completed a rime. For Case Docket 2:17-CR-005-WCO-UCF I proudlis
consider relief under my gluin circumstances. Always my respects in regards

## V. Relief

State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.

Plaintiff request an injunction compelling defendants to provide and squark all must costs and fur within the United States District Courts, provide plaintiff with the USA to crash all misdemacners and felonys from Plaintiffs Criminal History Record, provide Plaintiff with a option and apportunity to join the military, provide Plaintiff and his som with a unlimited pound school scalarship and all nearly understa, provide Plaintiff with four bookmarks from the US Previolage provide Plaintiff with a 3000 dollar manthly pention for the remainer of his like, provide Plaintiff with a Workpan Wilson 2000 Trecury note, provide Plaintiff with a Cooker copaintiff with a Cooker to Voluntur or work for the United States, provide Plaintiff with a Cooker copaintiff with a cooker and non disclosure agreement with everything concerning 2:17-CR-05-WCO-JCF, provide Plaintiff with a big American Flag, provide Plaintiff with a leather Hardback Simm Necronamican Flack, provide Plaintiff with a way

IV.	Statement of Claim (Cont'd)
	ef briefly exactly what you want the Court to do for you. Make no legal arguments. Cite ases or statutes.
to	ive his life and support his family and provid for their future after
Ahis	provid Plaintiff with a silver \$ 10 mm rosery and a means of life.
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V.

V. Relief (Cont'd)
Signed this 21 day of September , 20 19.
Allum Christian Gibbs Signature of Plaintiff
STATE OF Georgia COUNTY (CITY) OF Fannin County, Blue Ridge
declare under penalty of perjury that the foregoing is true and correct.
EXECUTED ON 31 day of September 2018. (Date)
Signature of Plaintiff